INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Application Number		10581816	
	Filing Date		2006-06-02	
	First Named Inventor Kyung		ng Jack Hong	
	Art Unit		1771	
	Examiner Name	Jennifer A. Chriss		
	Attorney Docket Numb	ber M120.270.101 / 60324US012		

	U.S.PATENTS							
Examiner Initial*	Cite No	Patent Number	Kind Code ¹	Issue Date	Name of Patentee or Applicant of cited Document	Pages,Columns,Lines where Relevant Passages or Relevant Figures Appear		
	1	2875461		1959-03-03	Anderson			
	2	3180782		1965-04-27	Coates et al.			
	3	3638270		1972-02-01	Schlegel, Jr., et al.			
	4	4100324		1978-07-11	Anderson et al.			
	5	4244074		1981-01-13	Barcikowski et al.			
	6	4426417		1984-01-17	Meitner et al.			
	7	4961242		1990-10-09	Kresse et al.			
	8	4961243		1990-10-09	Barber			

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	9	5591507		1997-01	-07	Jones						
	10	5643653		1997-07-01		Griesbach, III,	et al.					
	11	5804274		1998-09-08		Nordin						
	12	5962112		2007-08	J-16	Haynes et al.						
·	13	7033965		2006-04	l-25	Takabayashi e	t al.					
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